Page 1 of 1
Filed in Indiana Docket 42500 as Exhibit JPG 2.3
Mass Market Share of Claimed Triggers and UNE-P by CCLI in Indianapolis MSA

CLLI	Tr	igger A	Trigger B	Trigger C	Trigger D	Trigger E	UNE-P
IPLSIN01		0.1%	0.2%	0.4%	0.0%	0.0%	4.3%
GNWDIN01			0.3%	0.9%	0.0%		11.0%
FSHRIN01		0.2%	0.2%	1.1%	0.1%	0.0%	9.1%
CRMLIN01		0.3%	0.3%	0.9%	0.1%	0.0%	9.3%
IPLSIN07		0.2%	0.3%	0.8%	0.1%		15.3%
IPLSIN09			0.3%	1.1%	0.0%		13.5%
IPLSIN04			0.3%	1.5%	0.1%		11.0%
IPLSIN08		0.2%	0.3%	0.7%	0.0%		12.9%
IPLSIN10			0.4%	0.7%			19.3%
IPLSIN03			0.3%	0.9%	0.0%		16.6%
IPLSIN02			0.4%	1.0%	0.1%		18.3%
IPLSIN06			0.4%	1.0%	0.0%		16.3%
IPLSIN21		0.2%		0.9%	0.2%		8.3%
NBVLIN01			0.2%	0.6%			12.1%
IPLSIN18				0.7%			13.6%
PLFDIN01			0.7%				12.5%
BRBGIN01							12.1%
OKLNIN01							15.3%
SHVLIN01			0.5%				15.3%
MRVIIN01							15.7%
GNFDIN01							14.1%
MTVIIN01			0.5%				19.5%
ZIVLIN01							9.5%
LBNNIN01							13.0%
WNTNIN01							17.5%
DAVLIN01							11.0%
ACTNIN01							13.2%
NSVLIN01							n/a
NWPLIN01							10.8%
SHRDIN01							17.0%
FSHRIN03							n/a
FRLDIN01							13.7%
EDBGIN01							41.8%
CRMLIN02							n/a
MGTWIN01							28.3%
FSHRIN02							n/a
FSHRIN04							n/a
IPLSIN80							n/a
MCBBIN01							14.2%
PRGNIN01							30.3%
CRMLINAD							n/a
FLRKIN01							11.6%
IPLSINMN							n/a
FSHRINAD							n/a
GNWDIN03							n/a
FSHRINFC							n/a
IPLSIN74							n/a
1	Fotal	0.1%	0.2%	0.6%	0.0%	0.0%	11.5%

n/a: Data provided by SBC does not permit access lines to be matched with every wire center.

STATE OF ILLINOIS

ILLINOIS COMMERCE COMMISSION

On Its Own Motion)
Implementation of the Federal Communications) Docket No. 03-0595
Commission's Triennial Review Order with respect to)
Potential Non-Impairment Determinations Regarding)
Unbundled Local Switching for Mass Market Customers)
in Specific Markets)

REBUTTAL TESTIMONY AND EXHIBITS OF

JOSEPH GILLAN
ON BEHALF OF

AT&T COMMUNICATIONS OF ILLINOIS, INC.,
TCG CHICAGO, TCG ILLINOIS,
ACCESS ONE, INC.,
BULLSEYE TELECOM,
CIMCO COMMUNICATIONS, INC.,
FORTE COMMUNICATIONS, INC.,
AND
GLOBALCOM, INC.
("THE CLEC COALITION")

CLEC Coalition Exhibit JPG 2.0

*** 1 2 3 We also find that, despite evidence demonstrating that narrowband 4 local services are widely available through CMRS providers. 5 wireless is not yet a suitable substitute for local circuit switching. 6 In particular, only about three to five percent of CMRS subscribers 7 use their service as a replacement for primary fixed voice wireline 8 service, which indicates that wireless switches do not yet act 9 broadly as an intermodal replacement for traditional wireline circuit switches.15 10 11 12 In their filings at the federal level, the ILECs attempted to use low levels of 13 competitive activity as marketplace evidence of non-impairment, but the FCC 14 rejected those attempts and made a national finding of impairment. Obviously, it 15 would be anomalous for the FCC to delegate to the states a trigger analysis that, when applied to data showing the same de minimis levels of competitive activity 16 17 reviewed and rejected by the FCC, produces findings that are directly inconsistent 18 with and would reverse the FCC's national finding of impairment. 19 20 Q. Are the levels of mass market activity relied upon by Staff any different than 21 those already rejected by the FCC? 22 23 No. As I indicated in my direct testimony, SBC Illinois' trigger case rests upon A. the activity of nine carriers, 16 none of whom has more than a 0% market share 24 25 (rounded to the nearest percent), and who collectively serve only 1% of the

¹⁵ TRO ¶ 445, footnotes omitted, emphasis added.

SBC Illinois' testimony also includes two intermodal providers, RCN and Comcast. I respond to Staff's treatment of these carriers later in my rebuttal.

1		market, to argue that the Commission should eliminate UNE-P in hearly 10% of
2		Illinois. 17 To this list, Staff is evidently suggesting that Winstar should also be
3		considered a self-provisioning switch trigger, even though there is no evidence
4		that Winstar serves any mass market lines in the state. 18 These trivial levels of
5		activity, however, have already been rejected by the FCC as evidence of non-
6		impairment. Consequently, Staff's analysis violates the basic principle that states
7		should "implement their delegated authority in the same carefully targeted manner
8		as our [i.e., the FCC's] federal determinations."19
9		
10	Q.	Are there other areas where the Staff analysis misreads the TRO?
11		
12	A.	Yes. For instance, Staff rejects the discussion in my direct testimony that the
13		TRO prohibits states from counting enterprise switches in the mass market trigger
14		analysis. ²⁰ Specifically, Staff takes the position that if an enterprise switch serves
15		any mass market lines, then the switch should be counted as a mass market
16		switch. Staff bases this conclusion on the following passage in the TRO
17		
18 19 20		Although switches serving the enterprise market do not qualify for the triggers described above, we believe that, after implementation of a batch cut process, switches being used to serve the enterprise
	17	Staff Exhibit 1.0, page 112.
	18	Staff indicates that its sponsorship of Winstar is "tentative." Staff Exhibit 1.0, page 66.
	19	TPA # 180

TRO ¶ 189.

Staff Exhibit 1.0, page 55.

1 2 3 4	market are likely to be employed to serve the mass market as well, and that the state commission should investigate the feasibility of this. ²¹
5	This passage, however, relates to a "potential deployment" analysis that is not
6	being undertaken here ²² and, as the FCC stated, it is an observation relevant only
7	after implementation of a batch hot cut process (if then). Moreover, Staff's
8	interpretation of this passage is as follows:
9	
10	As this passage indicates the FCC was specifically referring to
11	switches that do serve enterprise markets but do not serve the mass
12	market when it stated that enterprise switches serving the
13	enterprise market do not quality for the triggers. In no way does
14	this imply, as Mr. Gillan indicates, that switches used to serve
15	mass market customers should be excluded from the trigger
16	analysis when they also happen to be used to serve enterprise
17	customers. ²³
18	

Mr. Gillan's identification of CLECs providing both enterprise service and mass market service with their switches provides the Commission with significant evidence regarding the feasibility of potential deployment of mass market switching in the Chicago MSA. Thus, although no party at this time recommends that the Commission perform a potential deployment analysis, the evidence Mr. Gillan presents would, based on the FCC's rules, weigh in favor of a finding of no impairment if the Commission were to perform such an analysis.

This statement provides additional evidence that it misreads the TRO. The fact that the States should consider whether enterprise switches could serve the mass market without impairment is a legitimate issue for a potential deployment phase, but that does not mean the Commission (or its Staff) should assume that to be the case here.

TRO ¶ 508, cited by Staff at page 56.

Staff understands that it has confused elements of the "potential deployment" analysis with the "trigger analysis" underway here, but seems unconcerned because of its prejudgment as to the result (Staff Exhibit 1.0, page 57):

Staff Exhibit 1.0, page 55.

Staff is correct that nothing in this passage indicates that the states should not count switches that "also happen to be used to serve enterprise customers." But this is not the passage cited by my testimony and that is not the point that I made. What my testimony explained – and what the TRO makes clear – is that switches do not become "mass market switches" just because they happen to serve some minimal number of mass market lines. The FCC fully understood that enterprise switches (which, at least, Staff acknowledges are not to be counted) would serve some mass market lines. Specifically, the FCC explained:

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Incumbent LECs claim that the Commission should remove virtually all unbundling obligations regarding local switching on a national basis simply because competitive carriers have deployed 1,300 switches and are serving, according to the BOC UNE Fact Report 2002, over 16 million lines with those switches. This argument, however, ignores significant differences in the evidence concerning the enterprise market and mass market. The record is replete with evidence showing that competitive LECs are successfully using their own switches to serve large business customers that require high-capacity loops (which can be connected to competitive carrier switches with few of the obstacles that affect voice-grade loops). For example, BiznessOnline.Com cites data compiled by a coalition of competitive carriers which examined six representative markets and found that approximately 90 percent of the loops used by competitive carriers in these markets are DS1 capacity or higher loops.²⁵

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As the above passage makes clear, the FCC understood that enterprise switches would have some analog activity, and provided guidance as to the levels of analog

Although not directly relevant to the point I am making here, there is also nothing in the passage that supports the Staff's interpretation that the FCC was referring to switches that served only enterprise lines.

TRO ¶ 437, emphasis added.

Q.	Is the shift from an analog-to-digital focus evident in SBC's UNE-L data?
	legacy remnant of an abandoned, i.e. failed, business plan. ²⁷
	the carrier has generally surmounted the barriers to entry in the mass market), or a
	switches either incidental to their enterprise business (and thus not evidence that
	enterprise market is their strategic focus, and the analog loops served by those
	analyzed do not just "happen" to serve enterprise customers; serving the
	customers" totally misstates the analysis that I recommended. The companies
	Commission to exclude switches that "also happen to be used to serve enterprise
	I also note that Staff's characterization that my testimony called for the
	the exact opposite result.
	impairment. The Staff's analysis not only rejects this analytical fact, it reaches
	were engaged in serving large businesses and were not evidence of non-
	10% analog lines,26 yet that did not change the FCC's view that these carriers
	specifically cited enterprise carriers using their switches to serve (on average)
	existence of such switching did not demonstrate non-impairment. The FCC
	activity that should be expected without changing their conclusion that the

As my direct testimony explained, the actual study (attached to my direct testimony as Exhibit JPG 1.3) showed the *range* of analog activity as being 80% to 90%.

In this respect, MPower is the "poster child" for the fallacy of Staff's approach. While Staff recommends that MPower be counted as a self-provisioning switch trigger, its Web-site makes clear it has retooled its business plan to focus on the digital market (see Gillan Direct, page 83).

A. Yes. Staff's testimony is completely at odds with not only the TRO, but with the
most basic trends in the market. Table 1 (below) demonstrates that UNE-L based
competition is fundamentally focused on the enterprise market, while mass
market UNE-L activity is in rapid decline:

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Table 1: UNE-L Activity in Illinois (SBC Territory) by Type ²⁸							
Toma	UNE-L Lines i	Chamas	D				
Type	March-03 December-03		Change	Percent			
Analog (Mass Market)	291,796	275,199	-16,597	-6%			
Digital (Enterprise)	149,304	222,648	73,344	49%			

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Moreover, the above trends are not isolated instances; the data indicates a systematic adjustment across the entire market. Analog loop activity is in *broad* decline over 80% of the wire centers, while enterprise activity is on the rise in nearly 90% of the wire centers. Staff's testimony is at odds with the clear requirements of the TRO and the reality of the Illinois marketplace.

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Q. Has the Staff also misinterpreted the TRO's direction with respect to whether carriers providing service over their own loops must be counted in a trigger analysis?

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A. Yes. Consider the following TRO passage and Staff's interpretation:

Source: SBC Supplemental Response to AT&T Data Request 7 – 9.

1 2 3 4 5 6 7 8 9	TRO: We recognize that when one or more of the three competitive providers is also self-deploying its own local loops, this evidence may bear less heavily on the ability to use a self-deployed switch as a means of accessing the incumbent's loops. ²⁹ Interpretation: Thus, the FCC has specifically directed that CLECs be counted in the trigger analysis even if they provide their own loops. ³⁰
11	As the above comparison notes, the Staff has taken FCC guidance indicating that
12	carriers relying on their own loop may be given "less weight," and has read into it
13	a "specific direction" that such carriers must be counted. Moreover, the Staff
14	ignores further comment by the FCC in its discussion of how much weight should
15	be given to a switch that does not rely on ILEC loops:
16	
17 18 19 20 21	Whether this competitor is using the incumbent's loops or its own loops should bear on how much weight to assign this factor, at least until such time as incumbent loops are no longer required to be unbundled. ³¹
22	There should be no question that the FCC grants the states the latitude to decide
23	whether to count (i.e., how much weight to accord) a carrier that relies on its own
24	loops. It is my recommendation that the Commission should not count such
25	carriers because they fail to provide evidence as to the impairments that prevent a
26	carrier from competing in the mass market using loops leased from the

²⁹ TRO ¶ 501, n. 1560, emphasis added.

Staff Exhibit 1.0, page 51, emphasis added.

³¹ TRO ¶ 510, n. 1572.

STATE OF INDIANA

INDIANA UTILITY REGULATORY COMMISSION

IN THE MATTER OF THE INDIANA UTILITY)
REGULATORY COMMISSION'S)
INVESTIGATION OF MATTERS RELATED TO)
THE FEDERAL COMMUNICATIONS) CAUSE NO. 42500
COMMISSION'S REPORT AND ORDER ON.)
REMAND AND FURTHER NOTICE OF) .
PROPOSED RULEMAKING IN CC DOCKET)
NOS. 01-338, 96-98, AND 98-147.)

DIRECT TESTIMONY OF

JOSEPH GILLAN

ON BEHALF OF

AT&T COMMUNICATIONS OF INDIANA, GP

AND

TCG INDIANAPOLIS

APRIL 2, 2004

IURC Cause No. 42500 Testimony of AT&T Witness Joseph Gillan Page 44 of 72

determine the precise loop-purchasing pattern of each CLEC trigger. 61 This discovery is attached herein as Exhibit JPG 2.2. Unfortunately, SBC Indiana has not yet completely respond to this discovery (although I understand counsel for AT&T is following up with SBC's counsel on this point), and instead has provided (what appears to be) the total UNE-L activity of all triggering CLECs combined (or perhaps even UNE-L loops provided to non-trigger CLECs). Because of the form of the response, I am unable to determine the loop-focus (i.e., whether the carrier is primarily serving customers using DS-1 loops or analog loops) of each claimed switch trigger individually, and am able to only address the collective activity of all the companies combined. While I believe that this "collective analysis" is sufficient to demonstrate that mass market competition would be impaired without access to UNE-P, if SBC does provide a more complete discovery response, I reserve the right to supplement this testimony. A. SBC's Trigger Analysis Mocks the Federal Standard Does the SBC's "trigger analysis" produce results that are consistent with the TRO? No, it does not. SBC's trigger claims violate the basic guidance provided by the FCC concerning the type and level of competitive activity necessary to reverse the

FCC's finding of national impairment. As I noted earlier, a faithful application of

the triggers should produce outcomes consistent with the FCC's own findings -

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AT&T Data Request No. 23.

IURC Cause No. 42500 Testimony of AT&T Witness Joseph Gillan Page 45 of 72

1		that is, where a state commission observes facts that are comparable to data that
2	•	the FCC used to find impairment, then those same state-level facts cannot be used
3		in a "trigger analysis" that reverses the FCC's finding.
4		
5	Q.	Have you summarized SBC's trigger analysis in a manner that demonstrates
6		how trivial are the competitive levels it relies upon?
7	A.	Yes. Confidential Exhibit JPG 2.3 summarizes the competitive share, by wire
8		center and for the "market" as a whole, achieved by each of SBC's claimed
9		trigger candidates. ⁶² As Exhibit JPG 2.3 demonstrates, the market activity cited
10		by SBC (even if accepted in total) is insufficient to demonstrate non-impairment:
11		the activity is trivial (barely 1% of the market), it is declining (as I discuss
12		below), and it is far less geographically dispersed than the competition made
13		possible by UNE-P. To eliminate mass market competition based on this
14		evidence would be to reverse the FCC's finding based on evidence far less
15		compelling than the FCC rejected in reaching its impairment finding to begin
16		with.
17		
18	Q.	Has the FCC repeatedly rejected trivial levels of market activity as proving
19		non-impairment?
20	A.	Yes. For example, consider the following claims of low-level competitive
21		activity that all ended with the FCC national finding of impairment for mass
22		market switching:

IURC Cause No. 42500 Testimony of AT&T Witness Joseph Gillan Page 46 of 72

...the record indicates that competitive LECs have self-deployed few local circuit switches to serve the mass market. The BOCs claim that, as of year-end 2001, approximately three million residential lines were served via competitive LEC switches. Others argue that this figure is significantly inflated. Even accepting that figure, however, it represents only a small percentage of the residential voice market. It amounts to less than three percent of the 112 million residential voice lines served by reporting incumbent LECs. 63

We determine that, although the existence of intermodal switching is a factor to consider in establishing our unbundling requirements, current evidence of deployment does not presently warrant a finding of no impairment with regard to local circuit switching. In particular, we determine that the limited use of intermodal circuit switching alternatives for the mass market is insufficient for us to make a finding of no impairment in this market, especially since these intermodal alternatives are not generally available to new competitors. 64

The Commission's Local Competition Report shows that only about 2.6 million homes subscribe to cable telephony on a nationwide basis, even though there are approximately 103.4 million households in the United States [2.6 percent]. Moreover, the record indicates that circuit-switched cable telephony is only available to about 9.6 percent of the total households in the nation ... it is difficult to predict at what point cable telephony will be deployed on a more widespread and ubiquitous basis. 65

Current estimates are that only 1.7% of U.S. households rely on other technologies to replace their traditional wireline voice service. 66

Source: SBC Exhibit WCD-7.

TRO ¶ 438, footnotes omitted, emphasis added.

TRO ¶ 443, footnotes omitted, emphasis added.

TRO ¶ 444, footnotes omitted, emphasis added.

TRO ¶ 443, n. 1356, emphasis added.

IURC Cause No. 42500 Testimony of AT&T Witness Joseph Gillan Page 47 of 72

1 2 3 We also find that, despite evidence demonstrating that narrowband 4 local services are widely available through CMRS providers, 5 wireless is not yet a suitable substitute for local circuit switching. 6 In particular, only about three to five percent of CMRS subscribers 7 use their service as a replacement for primary fixed voice wireline 8 service, which indicates that wireless switches do not yet act 9 broadly as an intermodal replacement for traditional wireline 10 circuit switches.67 11 12 The ILECs have already tried to use low levels of competitive activity as 13 marketplace evidence of non-impairment and the FCC's rejected those attempts with a national finding of impairment. Obviously, it would be inconsistent for the 14 FCC to delegate to the states a trigger analysis that, when applied to data showing 15 16 the same de minimus levels of competitive activity reviewed and rejected by the 17 FCC, produced findings that reversed the FCC's national finding of impairment. 18 19 Q. Have you also reviewed competitive activity in other areas of Indiana to scale the relative activity of UNE-L and UNE-P? 20 21 A. Yes. To give scale, and to identify underlying market trends, I also reviewed 22 UNE-L and UNE-P activity throughout Indiana, in each of its LATAs. This data is summarized in Table 1 below. A number of conclusions can be drawn from 23 24 this data, which considers all UNE-L activity, including enterprise loop activity.

Table 1: UNE-L and UNE-P in Indiana68

LATA	Total Share	2003 Change	Cusanth
LAIA	10tal Share	2003 Change	Growth

TRO ¶ 445, footnotes omitted, emphasis added.

Source: SBC Response to AT&T data requests 2, 3 and 4.

IURC Cause No. 42500 Testimony of AT&T Witness Joseph Gillan Page 48 of 72

:	UNE-L	UNE-P	UNE-L	UNE-P	UNE-L	UNE-P
CHICAGO	0%	23%	10	23,816	43%	114%
AUBN-HTGTN	4%	18%	60	2,919	5%	124%
BLOOMINGTN	2%	16%	(517)	13,760	-13%	165%
EVANSVILLE	5%	14%	(275)	8,739	-6%	155%
INDIANAPLS	4%	13%	(2,361)	79,967	-6%	175%
NEW ALBANY	0%	19%	22	9,081	20%	185%
SOUTH BEND	4%	18%	(718)	15,204	-11%	145%
Statewide	3%	15%	(3,779)	153,486	-7%	156%

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As Table 1 demonstrates, even if all loops are counted, including enterprise loops,
the competitive activity achieved by UNE-L is far smaller than that of UNE-P and
is declining in most areas of the state.

Q. Have you looked more specifically at the trends affecting analog (as compared to enterprise) loops?

A. Yes. As I indicated earlier, discovery was served on SBC Indiana targeted at collecting UNE-L information for each claimed trigger candidate, separately identifying activity with respect to enterprise and analog loops (irrespective of the number of loops at any location). Although SBC Indiana did not answer the discovery for each trigger candidate individually, it did provide data on the overall UNE-L activity. This data is summarized in Table 2 below.

Table 2: UNE-L Trends69

I can Trunc	In-servic	e Quantity	Channe	Wire	
Loop Type	Jan. 2003 Dec. 2003		Change	Centers	
Analog ⁷⁰	51,393	44,877	-13%	40	

Source: SBC Response to AT&T data request 23.

Includes all analog loops, irrespective of the number at any particular location.

Consequently, the in-service quantities is greater than the number of "mass market" loops

IURC Cause No. 42500 Testimony of AT&T Witness Joseph Gillan Page 49 of 72

				
1 100 100 100	1 00 000 1	70 0 CO		
Digital	1 23.328 1	53,352	129%	84 I
Digital	1 23,320 1	22,222	142/0	1 0-7 1

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As Table 2 demonstrates, analog UNE-L activity is in broad decline as the switch-based CLECs unambiguously focus on the enterprise market. Not only are these carriers adding DS-1 loops (as the analog loops atrophy), but the coverage of enterprise activity is more than twice that associated with analog loops and is expanding. At the start of 2003, DS-1 UNEs were being provisioned in only 28 of the wire centers in the Indianapolis MSA; by the end of the year, enterprise loops were being ordered in 84 wire centers. In contrast, analog activity did not expand and declined in all but 5 wire centers. There is a clear and unmistakable abandonment of the analog mass market as switch-based CLECs focus on the enterprise market.

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Q. Is SBC's own "out of region" CLEC activity consistent with these trends?

14 A. Yes. The results from the analysis above should come as no surprise, for the same
15 barriers that produce the results summarized above have frustrated SBC's own
16 "out-of-region entry" as a CLEC. As the Commission is aware, SBC made
17 specific commitments to provide local telephone services in 30 markets as a
18 condition to its merger approval with Ameritech. According to New Paradigm
19 Resources Group, SBC Telecom installed 30 Class 5 local (Lucent 5ESS) circuit
20 switches in 30 cities across the nation. From these 30 markets/switches, however,

because it is not subject to any DS0 cutoff.

IURC Cause No. 42500 Testimony of AT&T Witness Joseph Gillan Page 50 of 72

SBC provisioned a total of only 5,400 access lines in service in 2002 and 6,000 access lines in service in 2003. Thus by 2003, SBC Telecom had an average of only 200 access lines in service on each of its required 30 switches. Little wonder, considering SBC Telecom's nationwide sales force included only 12 people.⁷¹

The UNE-L activity cited by SBC in this docket is clear and convincing evidence of the pervasive and systemic impairments that constrain UNE-L based mass market competition. SBC's own behavior (out of region) provides further evidence that these problems exist throughout the country, as a direct result of the inherited advantages of incumbency. The self-provisioning switch triggers claimed by SBC do not challenge this assessment – indeed, to the contrary, they provide further evidence that these impairments are insurmountable. SBC's UNE-L trigger analysis should be rejected.

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B. Evaluating SBC's Individual Trigger Candidates

Q. Have you also evaluated the individual trigger candidates asserted by SBC to be self-provisioning switch triggers?

¹⁸th Edition CLEC Report 2004, New Paradigm Resources Group.

It is not my purpose here to explain, in detail, exactly why UNE-L is a proven failure as a mass market entry strategy. In short form, the issue fundamentally involves access to the legacy loop network of the incumbent. This resource (which cannot be duplicated) must be accessed in order to compete with the incumbent. The fundamental role of local switching is that it provides a ubiquitous, electronic access point to the loop network – that is, by leasing capacity where the loop terminates, customers can be migrated to competitors electronically, and the substantial costs to "extend" the analog loop plant to a CLEC switch that is not integrated into the loop network (as the ILEC's switches are) can be avoided. Because local switching provides wide-spread electronically controlled access to the monopoly loop network of the incumbent, it can succeed where the manually-configured, limited-access UNE-L strategy fails.

BEFORE THE KENTUCKY PUBLIC SERVICE COMMISSION

REVII COMI REGA	EW OF FEDERAL COMMUNICATIONS) CASE NO. MISSION'S TRIENNIAL REVIEW ORDER) 2003-00379 ARDING UNBUNDLING REQUIREMENTS) INDIVIDUAL NETWORK ELEMENTS) Filed: March 31, 2004	
	REBUTTAL TESTIMONY AND EXHIBITS OF JOSEPH GILLAN ON BEHALF OF COMPSOUTH ** PUBLIC VERSION**	
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II. Market Definition: Geographic Area and the DS0/1 Cutover		8
III.		17
	Network Telephone	29 32 34 37
	I. Introduction	
Q.	Please state your name and the party you are representing.	
Ų.	Trease state your name and the party you are representing.	
A.	My name is Joseph Gillan. I filed direct testimony on behalf of CompSouth in	
	this proceeding.	
Q.	What is the purpose of your rebuttal testimony?	
A.	The principal purpose of my rebuttal testimony is to address the claim by	
	BellSouth that there is sufficient mass market local competition by switch-based	

Case No. 2003-00379 Rebuttal Testimony of Joseph Gillan On behalf of CompSouth

demonstrates the fundamental fact that switch-based CLECs are focused on the enterprise market, with analog loop activity both trivial and declining.

Table 4: UNE-L Activity in Kentucky

Loop Type	In Service U	Percent		
Loop Type	May 2002	Nov. 2003	Change	
Analog Loops	2,426	1,161	-52%	
Digital Loops	23,208	44,376	91%	

As Table 4 demonstrates, BellSouth's claim that there are three self-provisioning mass market switch triggers in Kentucky is absurd. The total analog loop activity in the two markets where BellSouth claims the switch triggers are satisfied has fallen by 50% in the past 18 months and is barely 1,000 lines. Moreover, BellSouth's data did not indicate that it was leasing any analog loops to AT&T, Network Telephone or SBC. Although there were a small number of loops that BellSouth could not attribute to a particular carrier (less than 200), even if all this "unattributed" activity were assigned to each of the claimed trigger candidates, none could plausibly be considered evidence of mass market competition.

Perhaps this data explains why BellSouth is no longer providing Ms. Tipton's workpaper summary in response to discovery – to do so would starkly reveal the fact that its claims have no merit.

Docket 2003-326-C Rebuttal Testimony of Joseph Gillan On behalf of CompSouth

BEFORE THE SOUTH CAROLINA PUBLIC SERVICE COMMISSION

Local to the l	sis of Continued Availability of Unbundled Switching for Mass Market Customers Pursuant Federal Communications Commission's ial Review Order DOCKET 2003-326-C Filed: March 12, 2004					
	REBUTTAL TESTIMONY AND EXHIBITS OF JOSEPH GILLAN ON BEHALF OF COMPSOUTH **PUBLIC VERSION**					
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	ITC^Deltacom KMC Telecom NuVox Xspedius					
	I. Introduction					
Q.	Please state your name and the party you are representing.					
Α.	My name is Joseph Gillan. I filed direct testimony on behalf of CompSouth in					
	this proceeding.					
Q.	What is the purpose of your rebuttal testimony?					